IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventor(s):	Earl C. Johns et al.		
Serial No.:		Examiner:	
Filed:	Herewith	Group Art Unit:	
Title:	TRANSDUCER FOR FERROELECTRIC STORAGE MEDIUM		
Docket:	S01.12-0978/STL 11246.00		

POWER OF ATTORNEY BY ASSIGNEE OF ENTIRE INTEREST (REVOCATION OF PRIOR POWERS)

As assignee of record of the entire interest of the above identified application, REVOCATION OF PRIOR POWERS OF ATTORNEY

all powers of attorney previously given are hereby revoked and

NEW POWER OF ATTORNEY

the following practitioners/patent agent are hereby appointed to prosecute and transact all business in the Patent and Trademark Office connected therewith.

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STATEMENT UNDER 37 CFR 3.73(b)

Seagate Technology LLC states that it is the Assignee of Entire Interest in the patent application/patent identified above by virtue of an Assignment from the inventor(s) of the patent application/patent identified above. A copy of the Assignment is attached and/or was recorded in the Patent and Trademark Office at Reel , Frame . The undersigned (whose title is supplied below) is empowered to sign this statement on behalf of the Assignee.

Respectfully submitted,

SEAGATE TECHNOLOGY LLC (Assigned of Entire Interest)

Date

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DECLARATION IN ORIGINAL APPLICATION

Attorney Docket No.

S01.12-0978/STL 11246.00

SPECIFICATION AND INVENTORSHIP IDENTIFICATION

As a below n	amed inventor, My residence.	I declare that:	ldress and cit	izenship are as stat	ed
below next t	o mv name.				
		am the original	l. first and	joint inventor of t	he
subject matt	er which is	claimed, and fo	r which a nat	ent is sought, on t	ha
invention	entitled TRA	NSDUCER FOR	FERROFI.FCTRIC	STORAGE MEDIUM t	he
specificatio	n of which	NODOCER TOR	LINOLILCTRIC	STORAGE MEDIUM C	.110
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<u>x</u>	_ is entitl having an	ed <u>TRANSDUCER</u> attorney docket	FOR FERROELI	ECTRIC STORAGE MEDIU -0978/STL 11246.00 .	<u>Μ</u> ,
	_ was filed	on	as Appln. N	lo	
	and was am	ended on		•	
	_ was descri	bed and claimed	in PCT Interna	tional Application	
	No.	file	ed on	and as amended	
	under PCT	Article 19 on			
	ACKNOWLEDGEME	NT OF REVIEW OF	PAPERS AND חוויייי	Y OF CANDOR	
				or arbon	
application	I have reviewe	ed and understand	the contents	of the above-identifi amendment referred	.ed
above. I ac	knowledge the	duty to disclos	mended by any	which is known to me	+0
be material	to the naten	tability of thi	s application	in accordance with	37
C.F.R. § 1.5	6	cability of thi	3 application	in accordance with	51
O.I.M. 3 I.J	•				
	PR:	IORITY CLAIM (35	U.S.C. § 119)		
	<u>]</u>	Prior Foreign Ap	plication(s)		
	T claim foreig	n priority bond	Fita undon 35 I	J.S.C. § 119(a-d) of a	~ ~ ~ ~
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				cate listed below, ea	
of which is	incorporated b	y reference in i	its entirety, a	and have also identifi	.ed
below any f	oreign applica	ition for patent	cor inventor'	s certificate having	а
filing date	before that of	the application	on which prio	rity is claimed:	
Number	Country	Day/Month/Year	Filed	Priority Claimed	
	<u></u>			Yes No	
				YesNo	
	Pr:	ior Provisional .	Application(s)		
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States Provi by reference	I hereby claim sional Application its entire	tion(s) listed	nder 35 U.S.C. below, each of	§119(e) of any Unit f which is incorporat	ed ed
-		-			
Number		Day/Month/Year	Filed		
		•			

PRIORITY CLAIM (35 U.S.C. § 120)

I claim the benefit under 35 U.S.C. § 120 of any United States application(s) listed below, each of which is incorporated by reference in its Insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of 35 U.S.C. § 112, I acknowledge the duty to disclose to the Patent Office all information known to me to be material to patentability as defined in 37 C.F.R. § 1.56 which became available between the filing date of the prior application and the national or PCT international filing date of this application:

Appln. No. U.S. Appln. No. Filing Date (if any under PCT)

DECLARATION

I declare that all statements made herein that are of my own knowledge are true and that all statements that are made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

DESIGNATION OF CORRESPONDENCE ADDRESS

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